

Notice of Exempt Offering of Securities

U.S. Securities and Exchange Commission

Washington, DC 20549

(See instructions beginning on page 5)

Expires: February 28, 2009 Estimated average burden hours per response: 4.00

OMB APPROVAL OMB Number: 3235-0076

Intentional misstatements or omissions of fact constitute federal criminal violations. See 18 U.S.C. 1001. item 1. issuer's identity Name of Issuer Entity Type (Select one) Previous Name(s) None Barrow Fault Block Fund Corporation Limited Partnership Jurisdiction of Incorporation/Organization Limited Liability Company Delaware General Partnership **Business Trust** Year of Incorporation/Organization Other (Specify) (Select one) Within Last Five Years Over Five Years Ago Yet to Be Formeu **(•**) (specify year) (if more than one issuer is filing this notice, check this box 🔲 and identify additional issuer(s) by attaching Items 1 and 2 Continuation Page(s).) Item 2. Principal Place of Business and Contact Information Street Address 1 Street Address 2 Suite 200 MAR 2 5 2 300 Water Street City State/Province/Country ZIP/Postal Code Phone No. Wilmington 866-791-3047 Delaware 19801 Item 3. Related Persons Last Name Middle Name First Name Williams Kevin Antony Street Address 2 Street Address 1 800 Silverado Street Suite 302 REC'D S.E.C. State/Province/Country City ZIP/Postal Code CA San Diego 92037 MAR 0 5 2009 X Executive Officer Director Promoter Relationship(s): Clarification of Response (if Necessary) (Identify additional related persons by checking this box 🔲 and attaching Item 3 Continuation Page(s).) Item 4. Industry Group (Select one) Agriculture **Business Services** Construction **Banking and Financial Services Energy REITS & Finance** Commercial Banking **Electric Utilities** Residential insurance **Energy Conservation** Other Real Estate investing Coal Mining Retailing Investment Banking **Environmental Services** Restaurants Pooled Investment Fund Oil & Gas Technology If selecting this industry group, also select one fund Other Energy Computers type below and answer the question below: **Health Care** Telecommunications Hedge Fund Blotechnology Other Technology **Private Equity Fund** Health Insurance Venture Capital Fund Travel Hospitals & Physcians **Airlines & Airports** Other investment Fund **Pharmaceuticals** Lodging & Conventions Is the Issuer registered as an investment Other Health Care company under the Investment Company **Tourism & Travel Services** Manufacturing Act of 19407 Yes Other Travel Real Estate Other Banking & Financial Services

Commercial

Other

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vasnington, DC				
OR	Aggregate Net Asset Value Range (for issuer specifying "hedge" or "other investment" fund in Item 4 above)			
	No Aggregate Net Asset Value			
	\$1 - \$5,000,000			
	\$5,000,001 - \$25,000,000			
	\$25,000,001 - \$50,000,000			
	\$50,000,001 - \$100,000,000			
	Over \$100,000,000			
	Decline to Disclose			
	Not Applicable			
	elect all that apply)			
	mpany Act Section 3(c)			
 -				
Rule 504(b)(1)(i) Section 3(c)(2)				
Rule 504(b)(1)(ii) Section 3(c)(3) Section 3(c)(
Rule 504(b)(1)(iii) Section 3(c)(4) Section 3(c)(12)				
Rule 505 ☐ Section 3(c)(5) ☐ Section 3(c)(13) X Rule 506 ☐ Section 3(c)(6)				
Section 3	3(c)(6) Section 3(c)(14)			
Section 3	G(c)(7)			
nt				
	7. Since Sala Markas Occ.			
				
OR 🗵	First Sale Yet to Occur			
OR 🗵	First Sale Yet to Occur			
OR 🗵	Yes X No			
	☐ Yes ☒ No			
one year?	☐ Yes ☒ No			
one year? all that app	☐ Yes ☒ No ply)			
one year? all that app Poole Tenar	☐ Yes ☑ No ply) d Investment Fund Interests			
one year? all that app Poolee Tenar Miner	☐ Yes ☑ No ply) Ind Investment Fund Interests Int-in-Common Securities			
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n one year? all that app Poole Tenar Miner Other	Yes No ply) Ind Investment Fund Interests Int-in-Common Securities Intral Property Securities Interest of the common			
one year? all that app Poolee Tenar Miner	Yes No ply) Ind Investment Fund Interests Int-in-Common Securities Intral Property Securities Interest of (Describe)			
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FORM D

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Minimum investment accepted from any outside	e investor \$	300,000]	
Item 12. Sales Compensation					·	J	
Recipient	7-11-17	Recipient CRD	Number				
				·		No CRD Number	
(Associated) Broker or Dealer None	(Associated) B	(Associated) Broker or Dealer CRD Number					
North Global Securities, Inc.	132918						
Street Address 1	 -	Street Address	2				
4667 MacArthur Blvd		Suite 220					
City	State/Provinc	e/Country_ ZI	P/Postal Cod	le			
Newport Beach	92	92660					
States of Solicitation All States							
AL AK XAZ AR X CA IL IN IA KS KY MT NE NV NH N RI SC SD TN TX (Identify additional person(s) being	C LA C	CT DE ME MD NY NC VT VA tion by checking	MA ND WA this box		GA MN	Ht ID ID MS MO OR PA WY PR Continuation Page	
Item 13. Offering and Sales Amounts							
(a) Total Offering Amount \$ 7,000	,000	. = 2		OR	Indefi	nite	
(b) Total Amount Sold \$ 3,500	,000			· •			
(c) Total Remaining to be Sold \$3,500,000 (Subtract (a) from (b)) Clarification of Response (If Necessary)				OR	Indefinite		
Item 14. Investors			_				
Check this box 🔀 if securities in the offering have number of such non-accredited investors who alre				ualify as ac	credited inve	estors, and enter th	
Enter the total number of investors who already h	nave invested in	the offering:	12				
Item 15. Sales Commissions and Find	ers' Fees Ex	penses					
Provide separately the amounts of sales commissi check the box next to the amount.	ons and finders	fees expenses, if	any. If an ar	nount is no	t known, pro	vide an estimate a	
		Sales Commission	ns \$ 700,00	00	[3	S Estimate	
Clarification of Response (If Necessary)		Finders' Fee				Estimate	

FORM D

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Item 16. Use of Proceeds	
Provide the amount of the gross proceeds of the offering that has been used for payments to any of the persons required to be named directors or promoters in response to Item 3 above. If the amount is estimate and check the box next to the amount.	as executive officers, \$ 70,000.00
Clarification of Response (if Necessary)	
1% Fund Management Fee	
Signature and Submission	
Please verify the information you have entered and review	the Terms of Submission below before signing and submitting this notice.
Terms of Submission. In Submitting this notice, ear	ch identified issuer is:
Irrevocably appointing each of the Secretary of the State in which the issuer maintains its principal place of process, and agreeing that these persons may accept service such service may be made by registered or certified mail, if against the issuer in any place subject to the jurisdiction of activity in connection with the offering of securities that is provisions of: (i) the Securities Act of 1933, the Securities Ecompany Act of 1940, or the Investment Advisers Act of 1950 State in which the issuer maintains its principal place of but	the SEC and the Securities Administrator or other legally designated officer of of business and any State in which this notice is filed, as its agents for service of vice on its behalf, of any notice, process or pleading, and further agreeing that in any Federal or state action, administrative proceeding, or arbitration brought of the United States, if the action, proceeding or arbitration (a) arises out of any as the subject of this notice, and (b) is founded, directly or indirectly, upon the exchange Act of 1934, the Trust Indenture Act of 1939, the Investment 940, or any rule or regulation under any of these statutes; or (ii) the laws of the usiness or any State in which this notice is filed.
110 Stat. 3416 (Oct. 11, 1996)] imposes on the ability of States to a "covered securities" for purposes of NSMIA, whether in all instance routinely require offering materials under this undertaking or oth so under NSMIA's preservation of their anti-fraud authority. Each identified issuer has read this notice, knows the conte	e National Securities Markets Improvement Act of 1996 ("NSMIA") [Pub. L. No. 104-290, require information. As a result, if the securities that are the subject of this Form D are ces or due to the nature of the offering that is the subject of this Form D, States cannot herwise and can require offering materials only to the extent NSMIA permits them to do ents to be true, and has duly caused this notice to be signed on its behalf by the and attach Signature Continuation Pages for signatures of issuers identified
in Item 1 above but not represented by signer below.)	•
lssuer(s)	Name of Signer
Barrow Fault Block Fund	Kevin A. Williams
Signature_	Title
Whatenia. Williams	Managing Trustee
Muselman	Date
Number of continuation pages attached: 0	02/24/2009

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.